

36 (8)

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Paolo M.B. Tiramani, John A. Bozak

Application No.: 09/849,740

740

Filed: 05/04/2001

Group No.: 3618
Examiner: Frank Vanaman

For: IMPROVEMENTS IN WHEELED LUGGAGE AND ASSOCIATED DEVICES

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO OFFICE LETTER MAILED 8/2/2004

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an or co	MIG 2 3 2004				Paper No.	
	\ <u> </u>		Park Amondo	ent (37 CFR 1.121		
be compliant	nent document filed on 1, as amended on June t, correction of the follows the resubmitted (7-12-04 is considered as 30, 2003 (see 68 Feetowing item(s) is required in its entirety), e.g., 127 CFF	considered non-comp d. Reg. 38611, Jun. 3 hired. Only the corre the entire "Amendi P. 1.121(h).	nent (37 CFR 1.121 pliant because it has fail (0, 2003). In order for the ected section of the not ments to the claims" se	led to meet the require the amendment docum n-compliant amendm ection of applicant's	
amendment	, document	NO ITEM(S) CALISE	THE AMENDMEN	IT DOCUMENT TO B	E NON-COMPLIAN	1.
	A. Amended pa B. New paragra	ecification: ragraph(s) do not incl ph(s) should not be un	lude markings.			
	C. Other					
☐ 2. ☐		ed on a separate sheet	:. 37 CFR 1.72.			
□ 3.	. Amendments to the d	rawings:		·		
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	B. The listing C. Each claim claim cannot D. The claims	of claims does not income of claims does not income of has not been provide be identified. The of this amendment process of this amendment process.	ed with the proper st	ntus identifier, and as su presented in ascending I	numerical order.	· · · · · · · · · · · · · · · · · · ·
	Listing of the 2	mendment format rec	quired by 37 CFR 1.	121, see MPEP Sec. 714	4 and the Oor 10 to 1	i i i i i i i i i i i i i i i i i i i
For furthe	er explanation of the a w.uspto.gov/web/offices	/pac/dapp/opla/preogno	tice/officeflyer.pdf.	·		mail date of
If the not this lette non-entr changes is not ex	on-compliant amendment or to supply the correct ry of the preliminary amendation in the preliminary amendable.	ent is a PRELIMINA ted section which con amendment and examendment(s). This no	ARY AMENDMEN mplies with 37 CFR mination on the merotice is not an action	T, applicant is given Of 1.121. Failure to complits will commence with under 35 U.S.C. 132, a	and this ONE MONI	on RCE), and
since th ONE M	ne amendment appears 10NTH from the mail 1 to avoid abandonment	ing of this notice with	nin which to re-subn OF THIS TIME PE	CE ACTION (including (37 CFR 1.135(c)), appoint the corrected section RIOD ARE AVAILAL	BLE UNDER 37 CFI	R 1.130(a).
If the a	nmendment is a reply the section is a final rejection	o a FINAL REJEC continues to run fr	TION, this form material to the date set in th	y be an attachment to a he final rejection, and	is not affected by the	non-compilation
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Legal	Instruments Examiner	(LIE)	• F			